COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that: My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled GENE THERAPY PRODUCTS, the specification of which is attached hereto. was filed on _____as United States Patent Application No. _____. was described and claimed in PCT International Application No. PCT/GB00/02014, filed on 5 June 2000, П and as amended under PCT Articles 19 on ____ (if applicable). Ø and was amended on ____ (if applicable). with amendments through _____ (if applicable). I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R § 1.56. If this is a continuation-in-part application filed under the conditions specified in 35 U.S.C. § 120 which discloses claims and subject matter in addition to that disclosed in the prior copending application, I further acknowledge the duty to disclose material information as defined in 37 C.F.R. § 1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) of any foreign application(s) for patent application. or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the applications(s) on which priority is claimed: \boxtimes 3 June 1999 Great Britain No Day/Month/Year Filed 9912807.6 Country Number I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed 3 June 1999 below: 60/137,592 Filing Date **Application Number**

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or § 365(c) of any PCT international application(s) designating the United States, listed below and, insofar as the subject matter of each of international application(s) designating the United States, listed below and, insofar as the subject matter of each of

the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

rmation as defined in the nation and the nation	onal or PC1 international	pending	
PCT/GB00/02014	5 June 2000 Filing Date	Status: patented, pending abando	ned
Application Number	118		e this

I hereby appoint the practitioners associated with the customer number provided below to prosecute this application, to file a corresponding international application, and to transact all business in the Patent and Trademark Office connected therewith:

Customer Number



	Klarquist Sparkman		
	,		Reg. No.
Name BUNKER, Gillian BURG, Daniel B. CALDWELL, Lisa M. CARLSON, Anne GIRARD, Michael P. HAENDLER, Jeffrey B. HARDING, Tanya M. JAKUBEK, Joseph T. JONCUS, Stephen J. JONES, Michael D. KLARQUIST, Kenneth S. KLITZKE II, Ramon A. LEIGH, James S. MCLEOD, Richard D. MAURER, Gregory L. MIRHO, Charles A. NOONAN, William D.	Reg. No. 47,461 41,649 41,653 47,472 38,467 43,652 42,630 34,190 44,809 41,879 16,445 30,188 20,434 46,921 43,781 41,199 30,878	ORR, David E. PETERSEN, David P. POLLEY, Richard J. RINEHART, Kyle B. RUPERT, Wayne W. RYBAK, Sheree L. SCOTTI, Robert F. SIEGEL, Susan Alpert SLATER, Stacey C. STEPHENS Jr., Donald L. STUART, John W. VANDENBERG, John D. WHINSTON, Arthur L. WIGHT, Stephen A. WINN, Garth A. ZASTROW, Devon J.	Reg. No. 44,988 28,106 28,107 47,027 34,420 47,913 39,830 43,121 36,011 34,022 24,540 31,312 19,155 37,759 33,220 P-50,175
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I hereby grant the law firm of Klarquist Sparkman, LLP, the power to insert on this Combined Declaration and Power of Attorney any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for submitting this document.

Address all telephone calls to Susan Alpert Siegel, Ph.D. at telephone number (503) 226-7391.

Address all correspondence to the address associated with the customer number provided below:

Customer Number

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

	Lan Bolph Franks	
me of First or S	ole Inventor: Christopher Ralph Franks	
sidence:	Berkshire, Great Britain Church House, Wantage Road, Eddington, Hunge	erford Berkshire RG172HP, Great Britain
ailing Address:	Church House, Wantage Road, Eddington, Hang-	
tizenship: Gre	eat Britain	
		Date
ventor's Signat	ure	
204	Inventor: Ruggero Della Bitta	
ame of Second	34:lam Italy	
esidence:	: Corso Porta Romana 74, I-20122, Milan, Italy	
Iailing Address	: C0130 1 01th 103	
Citizenship: It	aiy	Date
nventor's Signa	ture	
	Maisland	
Name of Third Residence: Mailing Addres Citizenship:	Inventor: Norman James Maitland York, Great Britain SS: Cancer Research Unit, Biology Department, T Great Britain	The University of York, York Y01 5YW, GB
Name of Third Residence: Mailing Addres Citizenship:	Inventor: Norman James Maitland York, Great Britain SS: Cancer Research Unit, Biology Department, T	The University of York, York Y01 5YW, GB
Name of Third Residence: Mailing Addres Citizenship: Inventor's Sign	Inventor: Norman James Maitland York, Great Britain ss: Cancer Research Unit, Biology Department, T Great Britain nature	The University of York, York Y01 5YW, GB
Name of Third Residence: Mailing Addres Citizenship: Inventor's Sign	Inventor: Norman James Maitland York, Great Britain ss: Cancer Research Unit, Biology Department, T Great Britain nature	The University of York, York Y01 5YW, GB Date
Name of Third I Residence: Mailing Addres Citizenship: Inventor's Sign Name of Four Residence: Mailing Addr	Inventor: Norman James Maitland York, Great Britain SS: Cancer Research Unit, Biology Department, T Great Britain The Inventor: David Jonathan Knight York, Great Britain SS: Cancer Research Unit, Biology Department,	The University of York, York Y01 5YW, GB Date The University of York, York Y01 5YW, GB
Name of Third Residence: Mailing Addres Citizenship: Inventor's Sign Name of Four Residence: Mailing Addr Citizenship:	Inventor: Norman James Maitland York, Great Britain ss: Cancer Research Unit, Biology Department, T Great Britain nature	The University of York, York Y01 5YW, GB Date The University of York, York Y01 5YW, GB